## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

CALVIN O. TANKESLY, JR.,	)		
Petitioner,	)	No. 3:06-00543	motion de a motion de a ences bet NRD-
v.	)	JUDGE HAYNES	every lett to
TOMMY MILLS, Warden,	)	Julou	feverel & December 10 at 10:00 am
Respondent.	)	3,201	10 at 10:00m
			hillxxx
		PRODUCTION OF DOCUM	ENTS NEXT
AND SETTING	A SCHED	ULING CONFERENCE	11-22 10

Habeas corpus petitioner Calvin O. Tankesly respectfully requests that this Court enter an order (1) requiring the Tennessee Department of Children's Services (DCS) and the Police Department for the Metropolitan Government of Nashville and Davidson County, Tennessee (MPD), produce documents; and (2) setting a scheduling conference no sooner than fourteen (14) days after the DCS and MPD produce the documents. In support thereof, Mr. Tankesly shows:

- 1. On January 9, 2009, this Court ruled that Mr. Tankesly had established good cause to serve subpoenas on the DCS and MPD. D.E. 42; see Rule 6 of the Rules Governing Section 2254 Cases in the United States District Courts.
  - 2. Mr. Tankesly served the authorized subpoenas.
  - 3. The DCS filed a motion to quash the subpoena Mr. Tankesly served on it. D.E. 43.
- 4. Mr. Tankesly and the DCS reached an agreement. In return for DCS's agreement to withdraw its motion to quash, Mr. Tankesly agreed to sign a protective order governing the production of the subpoenaed DCS documents. D.E. 48.
  - 5. The MPD raised concerns about the subpoena Mr. Tankesly served on it that were